

C. At this time, the parties are not aware of any issues about disclosure or discovery of electronically stored information.

D. At this time, the parties are not aware of any issues about claims of privilege or of protection as trial-preparation materials.

E. No changes should be made in the limitations on discovery imposed under the Federal Rules of Bankruptcy Procedure or local rule.

F. The parties request the court enter a Scheduling Order in such form as the Court deems appropriate.

DATED: January 12, 2016.

Respectfully submitted,

/s/ Simon Mayer

Wayne Kitchens TBN 11541110

wkitchens@hwa.com

Simon Mayer TBN: 24060243

smayer@hwa.com

HUGHESWATTERSASKANASE, LLP

333 Clay Street, 29th Floor

Houston, Texas 77002-4168

Telephone: 713-759-0818

Facsimile: 713-759-6834

**ATTORNEYS FOR
DAVID GORDON WALLACE**

/s/ Wayne English

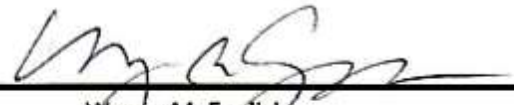
Wayne English, pro se

4849 Bluecap Court

Mesquite, Texas 75181

Tel: 214-460-4975 (Fax 972-222-4285)

Waynemenglish@aol.com



Wayne M. English

/s/ James Colling

James D. Colling, pro se

1105 Essex Ct.

Seabrook, Texas 77586

Tel: 281-309-1233

J.David.Colling@gmail.com



James D. Colling